

JOINT DECLARATION FOR PATENT APPLICATION

As the below named inventor, we hereby declare that:

Our residence, post office address and citizenship are as stated below next to our names;

We believe we are the original, first and joint inventors of the subject matter which is claimed and for which a patent is sought on the invention entitled Continuous Composite Coextrusion Methods, Apparatuses, and Compositions, the specification of which

- is attached hereto.
- was filed on January 21, 2000 as Application Serial Number 09/488,868 and was amended on _____ (if applicable).
- was filed under the Patent Cooperation Treaty (PCT) and accorded International Application No. _____, filed _____, and amended on _____ (if any).

We hereby state that we have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

We hereby acknowledge the duty to disclose information which is material to patentability in accordance with Title 37, Code of Federal Regulations, §1.56(a).

Prior Foreign Application(s)

We hereby claim foreign priority benefits under Title 35, United States Code, §119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application(s) for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

Country	Application No.	Date of Filing (day month year)	Date of Issue (day month year)	Priority Claimed Under 35 U.S.C. §119

Prior United States Provisional Application(s)

We hereby claim priority benefits under Title 35, United States Code, §119(e)(1) of any U.S. provisional application listed below:

U.S. Provisional Application No.	Date of Filing (day month year)	Priority Claimed Under 35 U.S.C. §119(e)(1)
60/116,771	22 January 1999	Yes

Prior United States Application(s)

We hereby claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, §112, we acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, §1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

Application Serial No.	Date of Filing (Day, Month, Year)	Status — Patented, Pending, Abandoned

Power of Attorney

And we hereby appoint, both jointly and severally, as our attorneys with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected herewith the following attorneys and agents, their registration numbers being listed after their names:

ALTHERR, Robert F.	31,810	HONG, Patricia E.	34,373	NELSON, Jon O.	24,566
BANNER, Donald W	17,037	HOSCHEIT, Dale H	19,090	NIEGOWSKI, James A.	28,331
BANNER, Mark T	29,888	HYMEL, Lin J	P45,414	PATEL, Binal J.	42,065
BANNER, Pamela I	33,644	IWANICKI, John P.	34,628	PATHAK, Ajay S.	38,266
BECKER, Matthew P	45,824	JACKSON, Thomas H.	29,808	PAYNE, Stephen S.	35,316
BECKETT, William W	18,262	KAGAN, Sarah A.	32,141	PETERSON, Thomas L.	30,969
BERGHAMMER, Joseph J	46,057	KATZ, Robert S.	36,402	POTENZA, Joseph M.	28,175
BODNER, Jordan	42,338	KLEIN, William J.	43,719	PRATT, Thomas K.	37,210
BUROW, Scott A.	42,373	KRAUSE, Joseph P.	32,578	RENK, Christopher J	33,761
CALLAHAN, James V	20,095	LINEK, Ernest V	29,822	RESIS, Robert H.	32,168
CHANG, Steve S	42,402	MAGOON, Sumeet	43,769	RIVARD, Paul M.	43,446
COHAN, Gregory J.	40,959	MALONE, Dale A.	32,155	SCHAD, Steven P.	32,550
COOPERMAN, Marc S	34,143	MANNAVA, Ashok K.	45,301	SHIFLEY, Charles W	28,042
CURTIN, Joseph P	34,571	MAPLE, Marie-Claire B.	37,588	SKERPON, Joseph M.	29,864
DAWSON, John R.	39,504	MAY, Steven A.	44,912	SPAR, Elizabeth	45,123
DEMOOR, Laura J.	39,654	McDERMOTT, Peter D.	29,411	STOCKLEY, D. J.	34,257
EVANS, Thomas L.	35,805	McKEE, Christopher L	32,384	VAN ES, J. Pieter	37,746
FEDOROCHKO, Gary D	35,509	McKIE, Edward F	17,335	WILLIAMS, Kathleen M.	34,380
FISHER, Daniel E.	34,162	MEDLOCK, Nina L	29,673	WITCOFF, Sheldon W.	17,399
FISHER, William J.	32,133	MEECE, Timothy C.	38,553	WOLFF, Kevin A.	42,233
GLEMBOCKI, Christopher R.	38,800	MEEKER, Frederic M.	35,282	WOLFFE, Franklin D.	19,724
HANLON, Brian E.	40,449	MILLER, Charles L	43,805	WOLFFE, Susan A.	33,568
HEMMENDINGER, Lisa M	42,653	MITRIUS, Janice V	43,808	WRIGHT, Bradley C.	38,061
HILLMAN, Lisa	43,673	MORENO, Christopher P	38,566		

All correspondence and telephone communications should be addressed to:

Banner & Witcoff, Ltd.

Ten South Wacker Drive, Suite 3000
Chicago, IL 60606-7407

Customer Number: 22908

Tel: (312) 715-1000

Fax: (312) 715-1234

We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Signature

Date 5/9/00

Full Name of First Inventor

Hilmas

Gregory

E.

Family Name

First Given Name

Second Given Name

Residence 494 Countryside Drive

Citizenship United States of America

Post Office Address 494 Countryside Drive, Rolla, Missouri 65401

Signature Dustin Beeaff

Date May 2, 2000

Full Name of Second Inventor Beeaff
Family Name

Dustin
First Given Name

R.
Second Given Name

Residence 721 Republic Drive

Citizenship United States of America

Post Office Address 721 Republic Drive, Rolla, Missouri 65401

U.S. PATENT AND TRADEMARK OFFICE

Signature Anthony C Mulligan Date May 5, 2000
Full Name of Third Inventor Mulligan Anthony C.
Family Name First Given Name Second Given Name
Residence 7944 Sombrero Peak Road Citizenship United States of America
Post Office Address 7944 Sombrero Peak Road, Tucson, Arizona 85743

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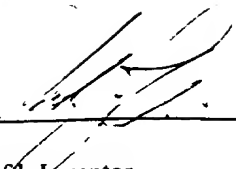
Signature Wel M. Opeka Date July 30, 2000

Full Name of Fourth Inventor Opeka Mark M.
Family Name First Given Name Second Given Name

Residence 12011 Montague Drive Citizenship United Staes of America

Post Office Address 12011 Montague Drive, Laurel, Maryland 20708

U.S. GOVERNMENT ORIGINATED

Signature 

Date Jan 5th 1977

Full Name of Fifth Inventor

Rigali
Family Name

Mark

J.

First Given Name

Second Given Name

Residence 517 S. Rosemont

Citizenship United States of America

Post Office Address 517 S. Rosemont, Tucson, Arizona 85711

U.S. GOVERNMENT PRINTING OFFICE: 1976 50-500-100

Signature M. Sutaria

Date 6/2/2000

Full Name of Sixth Inventor Sutaria Family Name Manish First Given Name P. Second Given Name

Residence 2201 Ben Franklin Parkway Citizenship United States of America

Post Office Address 2200 Ben Franklin Parkway, #W809, Philadelphia, Pennsylvania 19130

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